

# Quick Release

A Monthly Survey of Federal Forfeiture Cases

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-SDC

### **Money Laundering**

■ Forfeiture under section 982(a)(1) is not limited to the criminal proceeds being laundered; proceeds left behind in the bank account when the money laundering offense takes place are also "involved in" the offense.

Defendant was a public official convicted of embezzling and laundering public funds. He deposited at least \$57,000 in such funds in a bank account, transferred some of the money to another bank account, and used it for personal expenses. The transfers of funds to the second bank account, which totaled \$23,000, were the basis for the money laundering convictions.

Following the conviction, the trial court ordered defendant to forfeit the entire \$57,000. Defendant objected that he had been convicted of money laundering offenses involving only \$23,000 and that the forfeiture was therefore limited to that amount. The Government responded that the criminal proceeds that remained in the first bank account were also "involved in" the offense within the meaning of 18 U.S.C. § 982(a)(1) and could therefore be forfeited. The **Seventh Circuit** agreed with the Government.

Money laundering forfeitures, the court held, are

Indeed, legitimate funds that are used to disguise criminal proceeds in a bank account may be forfeited as property "involved in" the money laundering offense. Here, the money in defendant's bank account consisted overwhelmingly of the proceeds of his embezzlement scheme. He succeeded in laundering a fraction of that money by moving it to a second account, but the proceeds left behind in the first account were nevertheless involved in the money laundering scheme. Thus, all of the criminal proceeds, not just the amount the defendant was convicted of moving to the second account, could be forfeited.

United States v. Trost, \_\_\_ F.3d \_\_\_, No. 97-4204, 1998 WL 477238 (7th Cir. Aug. 17, 1998). Contact: AUSA Michael Thompson, AILS01(mthompso).

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# Joint and Several Liability / RICO / Gross Proceeds / Corporate Assets

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- Each defendant is jointly and severally liable for all foreseeable proceeds of a RICO offense; the Government is not required to prove the specific portion of the proceeds for which each defendant is responsible, nor can a RICO defendant limit his liability to proceeds of the racketeering acts he was charged with committing personally.
- "Proceeds" is defined as "the gross receipts of the illegal activity"; forfeiture is intended to punish all those who receive income from illegal activity, not just those whose

criminal activity turns a profit.

Corporate form may be ignored where defendants received bribe money through non-defendant corporation.

A jury convicted Defendants Simmons and Fisher of multiple counts of bribery and mail fraud and one violation of RICO, all in connection with a series of schemes involving the Speaker of the Missouri House of Representatives. The indictment sought forfeiture of the proceeds of the scheme under section 1963(a).

One of the racketeering schemes involved a \$264,000 "lobbying fee" paid to Simmons' consulting firm by groups that would benefit from the enactment of a motor fuel tax. After the tax was enacted, Simmons paid \$10,000 to the Speaker. Another scheme involved the payment of \$102,000 to another Simmons firm by the likely beneficiaries of a health care reform bill. When the bill passed, Simmons paid the Speaker \$41,000 for his role. Fisher acted as Simmons' partner in perpetrating at least one of these

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schemes through the corporate entities and received a salary from the corporations.

The district court held that Simmons and Fisher were jointly and severally liable for the forfeiture of \$366,000, which was the gross amount paid to Simmons' firms in the course of the scheme. Simmons and Fisher challenged the forfeiture ruling on appeal. The **Eighth Circuit** affirmed.

First, the appellate court ruled that the district court properly found the defendants jointly and severally liable for the proceeds of the RICO offense. Each defendant is jointly and severally liable for all foreseeable proceeds of the scheme, the court held, whether or not a given defendant personally participated in all aspects of the scheme. Thus, the Government was not required to prove the specific portion of the proceeds for which each defendant was responsible, nor was any defendant's liability limited to the proceeds of the racketeering acts he was charged with committing personally. In particular, because the actions of the other defendants with respect to each of the schemes were reasonably foreseeable to Fisher, it was not error to find him jointly and severally liable for the full \$366,000 forfeiture even though he was not charged with participating in one of the schemes.

Simmons and Fisher also argued that the district court improperly refused to deduct the direct costs of their lobbying efforts (an amount they estimated at over \$100,000) from the amount they were required to forfeit. The appellate court affirmed the lower court's ruling, reasoning that violators of the RICO act must forfeit property constituting, or derived from, any "proceeds" obtained from racketeering activity. Although some courts have defined "proceeds" to mean net profits (or the money received from the illegal activity minus the costs of performing the activity), "the better view" is the one defining "proceeds" as the gross receipts of the illegal activity. This expansive definition has the benefit of punishing, through RICO's forfeiture provisions, all convicted criminals who receive income from illegal activity, not just those whose criminal pursuits turn a profit, the court said.

Finally, Fisher argued that, because the bribes

were paid to Simmons' corporations (entities in which Fisher was neither a shareholder nor a principal), he should be responsible only for the wages he received from the corporations and not for the amount of the bribes themselves. The Eighth Circuit chose to disregard the corporate legal fiction, however, and held that Fisher could not shield himself from criminal forfeiture by hiding behind the corporate form. "These corporations were used to allow Simmons. and Fisher to perpetuate their bribery schemes," the court said. "In such a case defendants should not be allowed to hide behind the corporate shell of an enterprise engaged in violating the RICO statute." Because Fisher acted as Simmons' partner in the bribery schemes and received compensation, he was liable for the full proceeds of the scheme even though those proceeds were paid to a corporate entity.

-MSB

United States v. Simmons, \_\_\_ F.3d \_\_\_,
Nos. 97-4025WM, 98-1070WM, and 97-4027WM,
1998 WL 476767 (8th Cir. Aug. 17, 1998).
Contact: AUSA Bruce Clark, AMOW01(bclark).

CONTIENT THE CASE WAS TO BE DROWING delify of oase key on three influential issues in difficulty limitations. With respect to the in report of the continue of the declarations. iowaitstanding that respective colesia the schedu there's follows United Smess of Hudger, in 1936 Bigikar Citic + 1997 ), which held their the General acou ean softest the femiliannent find the fortest the softest fine control of the femilian softest for the femilian softest f Diffy dites. hell seldices to their sup, will will we stant. any defendant is a complete of their annountees were to especiable in their defendants soo also content States v. Chavaland 1909 WIL 600 (86 (811) 12 1997) (Sing) Chines Shirts of Machineofic 1996 Wil 3553 Franciscopie all appropriation Mades), aji desah ana Utadah Sujes se dagah 1835 February (Min Chi 1998)) Emited Spices o hafines About Single (3 16.70) (d).The 1995. (included the county and severally light over dimently designs a manageral section iceses to hear much each deisachar benefite dien. the solvence, next to a other grandity. (29 if 20 EPACO Cir. 1897). Was worth nating that inc Bightis Congruence tendent distribution in this passe of the

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defendant's personal hability for examinal fortunal defendant's personal hability for examinal fortunal defendant's personal hability for examination than a defendant corporation. This is consistent with several recent cases in which the court ignored the corporate formand permitted the fortunation the corporate assets. See that of Sates & ACCI Holdings the cantoning. S.A. (Remain of the Investments), 798 is Supp. 4477,479 (Dadic. 1997) (assets of corporation that was alter-ego of defendant are subjected fortunally. Entired Sates & BEGE Holdings the combonics, Sate Pention of Banco Central Del Gragnay), 97718 Supp. 27 (DDC 1997) (courtemes of alter-ego seases as pair of prelimitary order of for felting based solety on mitormation in the covering of sate days. But the another ego may challenge the torteinine strict with a notifical state of the proceeding), see also United States & Stewart, in pair (when defendant's controlling interest is a corporation as for elicity see the continuity appoints a corporation as for elicity seeds.

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## Appointment of Trustee / RICO

- District court has the authority to appoint a trustee to preserve the assets of a corporation when a defendant's 100 percent interest in the corporation is forfeited.
- District court has the authority to approve trustee's denial of request by former officers, directors, and employees of the corporation to have their attorneys' fees reimbursed out of corporate assets because such dissipation of corporate assets would reduce value of the interest forfeited to the United States.

Defendant owned 100 percent of the stock in an insurance company. When Defendant was convicted of RICO offenses, the court ordered the forfeiture of Defendant's interest in the corporation and appointed a trustee to preserve the corporate assets. When former officers, directors, and employees of the corporation sought indemnification for the attorneys' fees that were incurred in the course of the grand jury investigation, the trustee applied to the district court for an order approving his denial of the claims. The district court granted the order.

The threshold issue was whether the district court had jurisdiction—through its appointment of the trustee—to enter an order preserving the assets of the corporation. The court acknowledged that only Defendant's personal interest in the corporation had been forfeited. Defendant, of course, owned only the stock in the corporation, not the corporate assets.

However, the court held, section 1963(e) gives the district court the authority to appoint a trustee or "take any other action to protect the interest of the United States in the property ordered forfeited." "If corporate assets may be dissipated without any control by the court," the court reasoned, "the forfeiture of the stock will be meaningless." Therefore, the court held that it had the power to protect the value of the corporate assets.

Exercising this authority, the court looked to state law to determine if the corporation was required to indemnify the former officers, directors, and employees for the cost of their attorneys' fees. The court held that the indemnification was barred by state law and that any attempt by the former board of directors to approve such indemnification was null and void. -SDC

United States v. Stewart, No. CRIM-A-96-583M 1998 WL 472466 (E.D. Pa. July 24, 1998). Contact: AUSAs Linda Dale Hoffa. APAE12(Ihoffa), and James Ingram, APAE12(jingram).

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### **Ancillary Proceeding / Standing**

District court rules that there was an abundance of evidence to show that

the title holder of a ranch on which an important Mafioso figure lived was just a straw owner, and the court denied the title holder's thirdparty petition for the property filed under the RICO statute.

Straw owner has standing to contest the forfeiture of property held in his name and for which he ostensibly paid his own money, but his claim fails on the merits if he cannot prove that he was the true owner of the property.

Defendant was convicted of RICO violations and his interest in certain real property was forfeited. The property, however, was titled in the name of a third party, James Hickey, who had purchased it in 1993 for \$900,000. Hickey filed a third-party petition claiming ownership. The Government argued that Hickey was a straw owner without Article III standing to file a claim.

The court ruled that Hickey had standing to contest the forfeiture of property held in his name and for which he had ostensibly paid his own money. However, the court found that Hickey was merely a straw owner for Defendant and thus could not satisfy the requirements of 18 U.S.C. § 1963(1)(6).

In ruling on the merits of the claim, the court found the following facts to be persuasive. Defendant was a consigliere in the Genovese Crime Family. He lived on the property with his family, kept his horses there and exercised dominion and control over it. He paid no rent to Hickey. An elaborate security system, fit for a gangster, was installed. Moreover, when Hickey purchased the property, it was evident from statements he made at the time that he was buying it for someone else. Finally, Hickey and Defendant were involved in some complex financial arrangements which suggested, however obliquely, that Defendant had the means to reimburse Hickey for the purchase price of the property.

The court explained that the effect of a verdict of

forfeiture is simply to put the Government into the shoes of the criminal defendant, succeeding to whatever interest, if any, the defendant had in the property. A third the evidence. The third party was not bound by the forfeiture verdict since he was not a party to the criminal case, but, in this case, Hickey failed to meet his burden of showing that he was the true owner of the property.

—BB

United States v. Ida, \_\_\_ F. Supp. 2d \_\_\_, No. S1-96-Crim-430 (LAK), 1998 WL 429869 (S.D.N.Y. July 27, 1998).

# Ancillary Proceeding / Standing

Shareholders lack standing to contest the forfeiture of corporate assets.

A local sheriff and several other individual defendants were convicted of mail fraud, money laundering, and money laundering conspiracy, all arising out of the operation of a privately-owned prison facility. The corporate owner of the prison was also convicted and ordered to forfeit its assets. Nine purported shareholders of the corporation filed ancillary claims under 21 U.S.C. § 853(n) challenging the validity of the preliminary order of forfeiture. In a memorandum order, the district court granted the Government's motion to dismiss for lack of standing.

The Government contended that under Louisiana law, the property of the corporation is not the property of the individual shareholders; thus, Claimants had no legal interest in the corporate assets lacked standing to assert ancillary claims. Claimants argued that the forfeiture statutes must be construed expansively to protect the "interests" of innocent claimants. Though conceding that the corporation was a separate legal entity, Claimants argued that they were ultimately the beneficial owners of the assets

and thus should be accorded standing. The district court, however, rejected this argument, finding that under state law the shareholders had no legal interest in the assets of the corporation. Accordingly, the court denied their request for an ancillary hearing. The shareholders' remedy, the court said, would be to bring a derivative action against the officers and directors of the corporation for mismanagement of the corporate assets.

—JRP

United States v. East Carroll Correctional Systems, Inc., \_\_\_F. Supp. 2d \_\_\_, No. 3:96-30005-0, 1998 WL 480663 (W.D. La. July 22, 1998). Contact: AUSA Rick Willis, ALAWL01(rwillis).

# Rule 60(b) Motion / Collateral Estoppel

A defendant who has already challenged a criminal forfeiture unsuccessfully under section 2255 may not raise the same challenge to a parallel civil forfeiture of the same property Rule 60(b).

Defendant pled guilty to drug trafficking and, as part of his plea agreement, forfeited a parcel of real property. The district court judge accepted his guilty plea after a Rule 11 colloquy. Defendant did not object to the forfeiture at that time nor at the time of sentencing. Defendant then filed a petition for relief under 28 U.S.C. § 2255, asserting that his plea was not voluntary because the district court judge did not explain to Defendant that, as part of his plea, he forfeited the real property. The court denied the petition, finding that the plea was voluntary and made with knowledge of possible forfeiture. The Third Circuit denied Defendant's request for a certificate of appealability.

Meanwhile, the Government also sought civil forfeiture of the parcel of property. The court entered

an order of civil forfeiture for the same property on a summary judgment motion filed by the Government. Defendant then sought relief from the civil forfeiture pursuant to Fed. R. Civ. P. 60(b)(6).

Rule 60(b) states in certain circumstances, "[o]n motion and upon such terms as are just, the court may relieve a party ... from a final judgment, order or proceeding for . . . (1) mistake, inadvertence, surprise, or excusable neglect; ... or (6) any ... reason justifying relief from the operation of the judgment." The district court has discretion to determine whether such relief is warranted. A party moving under Rule 60(b) bears a heavy burden of proof that extraordinary circumstances are present to justify the relief. The motion must be made within a reasonable time, and for subsection (1), not more than one year after the judgment, order, or proceeding was entered or taken. Defendant filed his motion under Rule 60(b)(6), arguing that the judge erred during the guilty plea colloquy. The court ruled that the motion would have been more appropriately made pursuant to Rule 60(b)(1) rather than (b)(6). But, the claim is barred by the one-year statute of limitations as Defendant's motion was filed four years after the entry of summary judgment. Additionally, even if Defendant's claim is liberally construed under Rule 60(b)(6), the motion must be filed within a reasonable amount of time. The court held that a four-year delay is not a reasonable amount of time.

The court also found that the motion purported to relitigate the legality of the guilty plea when the issue had already been decided by the district court and a certificate of appealability had been denied. Therefore, Defendant's motion is barred by collateral estoppel—a party may not relitigate the same issue in a separate proceeding. Four factors apply to collateral estoppel or issue preclusion: (1) whether the identical issue was previously litigated; (2) whether the issue was actually litigated; (3) whether the previous determination was necessary to the decision; and (4) whether the party being precluded from relitigating the issue was fully represented in the prior action. Defendant already litigated whether the guilty plea was voluntary in his habeas petition, the district court decided that the guilty plea was valid, and the court of appeals refused to allow an appeal for lack

of a substantial showing of a denial of a constitutional right. Defendant may not relitigate this issue in an independent civil proceeding.

Accordingly, Defendant's motion was both timebarred and barred by issue preclusion. —MML

United States v. Real Property Located at 1323 South 10th Street, No. CIV-A-91-5848, 1998 WL 470161 (E.D. Pa. Aug. 11, 1998) (unpublished). Contact: AUSA Frank Labor, APAE11(flabor).

# Disposition of Forfeited Property

- A defendant who pleads guilty and agrees to forfeit \$1 million to be satisfied by forfeiture of his property with any balance to be paid in cash has standing to argue that the Government disposed of the property at less than fair value.
- However, because the defendant was also asking for a refund, which is the equivalent of a suit for money damages, the district court lacked jurisdiction and defendant would have to file suit in the Federal Claims Court.

Defendant pled guilty to RICO charges and agreed to forfeit \$1,000,000, which was to be satisfied by the forfeiture of various assets, with any balance to be paid in cash. He later filed a motion in district court contending that the Government had sold the forfeited property at less than its fair value, which was in excess of a million dollars, thus he should have gotten a refund. The Government's position was that Defendant still owed a considerable sum.

The Government argued that, because Defendant retained no interest in the property after its forfeiture,

he had no standing to challenge its disposition. The district court rejected this contention, explaining that: (1) the property was sold pursuant to the plea bargain, which is to be interpreted under familiar contract principles, and (2) every contract requires the parties to act in good faith.

However, the court raised *sua sponte* the issue of whether it had jurisdiction over Defendant's claim. It concluded that it did not because Defendant was seeking money damages, *i.e.*, a refund. The Administrative Procedures Act, 5 U.S.C. § 702, waives sovereign immunity for suits in the district court to challenge agency action, but not suits for money damages exceeding \$10,000.

The court decided that it did have jurisdiction to modify or correct Defendant's sentence of forfeiture but that since Zinner had posited no grounds to support such action, the court would deny it. —BB

United States v. Zinner, No. CRIM-A-95-0048, 1998 WL 437270 (E.D. Pa. July 30, 1998) (unpublished). Contact: AUSA Pamela Foa, APAE11(pfoe).

### **Tax Deduction for Forfeiture**

■ A narcotics trafficker who revealed the location of \$636,940 in buried narcotics proceeds and handed it over to the Federal Bureau of Investigation (FBI), which promised to give it to the Internal Revenue Service (IRS), but forfeited it instead, is liable for taxes on the \$636,940 and cannot claim the \$636,940 either as a credit or a deduction for a business loss.

Defendant pled guilty to narcotics charges and agreed to forfeit, *inter alia*, \$636,940 in cash. He also agreed to reveal to FBI agents the location of money buried on his ranch. Defendant stipulated that he wanted the money used to satisfy his tax obligation

on his illegal, but taxable, income. The FBI agreed to accept the money on behalf of the IRS, but instead, after the FBI took the money, it was forfeited "pursuant to the plea agreement and a stipulation for forfeiture." The mechanism of forfeiture was not explained in the opinion.

Defendant then filed an amended tax return, reporting the \$636,940 for the first time and claiming a credit for the money given to the FBI. The IRS disallowed the money as either a credit against taxes owing or a business deduction. Defendant paid taxes and penalties on the \$636,940 and brought suit in the district court, which entered summary judgment for the United States.

The Ninth Circuit affirmed the judgment, holding that the illegally obtained narcotics proceeds were taxable as income but that no business deduction or credit was allowable when the money was forfeited. Defendant argued that the credit should be allowed in order to encourage others to reveal the location of hidden drug money. In response, the court of appeals said that justice was accomplished because the disclosure of the hidden money was an element in Defendant's negotiation for a lighter sentence.

The opinion does not deal with the issue of whether the FBI was obligated to keep the promise that King claimed had been made to him. (The Assistant U.S. Attorney who handled the case advises that there was no such promise.)

—BB

King v. United States, \_\_\_ F.3d \_\_\_, No. 96-35893, 1998 WL 537939 (9th Cir. Aug. 26, 1998), aff'g 949 F. Supp. 787 (E.D. Wash. 1996). Contact: Attorney Thomas Clark, Tax Division, Department of Justice, (202) 514-9084.

## Good Violation / Post and Walk / Lis Pendens

■ Posting of an arrest warrant in rem and filing a lis pendens at the

initiation of a civil forfeiture case, without prior notice and a hearing, do not violate due process. But, subsequent use of the *lis pendens* as "leverage" to induce a settlement in the forfeiture action amounted to an unlawful seizure under *James Daniel Good*.

The Government filed a complaint and posted warrants in rem against two parcels of real property that were titled in the names of a cocaine trafficker and his wife. Claims asserting innocent ownership were filed by the wife while she continued to reside on one parcel, which was mortgaged. Without benefit of her husband's illegitimate funds, she needed to sell the other parcel in order to meet the mortgage payments on her residence. Meanwhile, the Government filed lis pendens against the properties. Eventually, the Government allowed one parcel to be sold and released the lis pendens on that parcel upon reaching an agreement to place the proceeds of the sale in the custody of the court pending disposition of the forfeiture action.

Claimant filed a motion to dismiss the forfeiture, alleging on several grounds that the Government had illegally seized the properties without prior notice and hearing in violation of United States v. James Daniel Good, 510 U.S. 43 (1993). The court rejected Claimant's first two arguments in an earlier decision. See United States v. Property Identified as Lot Numbered 718, 983 F. Supp. 9 (D.D.C. 1997) (declining to follow the Eleventh Circuit's decision in United States v. 408 Peyton Road, 112 F.3d 1106 (11th Cir. 1997), which held that posting an arrest warrant in rem without prior notice and a hearing constitutes a Good violation, and holding that the ex parte filing of a lis pendens at the initiation of a case does not constitute a Good violation either). The court sought further testimony, however, with regard to Claimant's last argument, which contended that the Government, in "causing" the mortgagee to institute foreclosure proceedings and by offering to prevent the foreclosure if Claimant settled the forfeiture action, exercised such control over the residence as to constitute an unlawful seizure.

The court held that the United States exercised de facto control over Claimant's properties when it offered to trade its "lis pendens power" over the mortgaged property for the net proceeds from the sale of the other parcel, and that the exercise of such control, in the absence of notice and a hearing, deprived Claimant of due process.

First, the court had to determine if the Government's action constituted a seizure. Noting that a seizure occurs when "there is some meaningful interference with an individual's possessory interest" in the property, the court found that even though the initial filing of the *lis pendens* did not constitute a seizure, the Government's continued use of the *lis pendens* to leverage a settlement was tantamount to a seizure because it deprived Claimant of her right to maintain control over her home, free from governmental interference.

The court also held that the procedure employed by the Government created "an unacceptable risk of error" because it afforded little or no protection to the innocent owner. Noting that the Government commenced the action without an independent determination of probable cause, the court was particularly offended that the Government's use of the lis pendens on the mortgaged parcel to force a settlement of the forfeiture action against the other parcel meant that there would never be a judicial determination that the second parcel was subject to forfeiture. Filing a lis pendens poses no threat to an owner's property rights if the underlying forfeiture case has merit, the court reasoned, but "using the lis pendens as leverage to secure a settlement" would be abusive if the Government's forfeiture action has little merit.

The last issue addressed by the court involved finding an appropriate remedy for Claimant. In ruling out the efficacy of an award of damages and suppression of evidence obtained by the Government through an unlawful seizure, the court found that dismissal of the case without prejudice would provide Claimant with the most meaningful solution. —WJS

United States v. Property Identified as Lot Numbered 718, \_\_\_\_ F. Supp. 2d \_\_\_\_, No. 962100-LFO,1998 WL \_\_\_\_\_ (D.D.C. July 29, 1998). Contact: AUSA William Cowden, CIV01(wcowden).

#### **Quick Notes**

#### ■ Prejudgment Interest

A district court agreed with a claimant that notice provided of an administrative forfeiture was inadequate and that the claimant was entitled to have the court determine the validity of the forfeiture on the merits. After briefing on the merits, the court held that the forfeiture was supported by probable cause as to all but \$1,822 found on the claimant's person. Pertaining to that amount, the court ordered the Government to return the money to the claimant with interest. Such interest would include any interest actually earned on the money since the date it was deposited into an interest-bearing account. If the money was not deposited into such an account, the Government must calculate the amount of interest "constructively earned."

Kadonsky v. United States, No CA-3:96-CV-2969-BC, 1998 WL 460293 (N.D. Tex. Aug. 4, 1998). Contact: AUSA Brock Stevenson, ATXND01(bstevens).

#### Customs Service / Lottery Tickets

A district court held that the prohibition against the importation of lottery tickets from "any foreign country," see 19 U.S.C. § 1305(a), applies to the importation of such items from the U.S. Virgin Islands. Consequently, the civil forfeiture of the imported lottery tickets was upheld.

Couvertier v. Bonar, \_\_\_\_ F. Supp. 2d \_\_\_\_, No. CIV-97-1768(RLA), 1998 WL 481273 (D.P.R. Aug. 3, 1998). Contact: AUSA Fidel A. Sevillano Del Rio, APR01(fsevilla).

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### **Topical Index**

The following cases have appeared in the *Quick Release* during 1998 and are broken down by topic. The issue in which the case summary was published follows the cite.

The bullet (•) indicates cases found in this issue of the Quick Release.

#### **Administrative Forfeiture**

50

Correa-Serge v. Eliopoulas, No. 95-C-7085, 1998 WL 292425 (N.D. Ill. May 19, 1998) (unpublished)

July 1998

Cruz v.- U.S. Secret Service Asset Forfeiture Division, No. 97-CIV-6414 (JGK),1998 WL 107017 (S.D.N.Y. Mar. 11, 1998) (unpublished) Apr. 1998

Freeman v. United States, No. 97-CV-12302-MEL (D. Mass. Apr. 14, 1998)

June 1998

Hampton v. United States, Nos. Civ-A-96-7829, Crim-A-93-009-02, 1997 WL 799457 (E.D. Pa. Dec. 30, 1997) (unpublished) Feb. 1998

Juda v. Nerney, 149 F.3d 1190 (10th Cir. 1998) (Table) Aug. 1998

Kadonsky v. United States, No. CA-3:96-CV-2969-BC, 1998 WL 119531 (N.D. Tex. Mar. 6, 1998) (unpublished) May 1998

Triestman v. Albany County Municipality, No. 93-CV-1397, 1998 WL 238718 (N.D.N.Y. May 1, 1998) (unpublished)

July 1998

United States v. Aguilar, \_\_\_ F. Supp. \_\_\_,
 No. 3:97-CV7-68-WWE, 1998 WL 327165
 (D. Conn. June 4, 1998) Aug. 1998

United States v. Cruz, No. S2-97-CR-54 (RPP), 1998 WL 326732 (S.D.N.Y. June 19, 1998) (unpublished) Aug. 1998

United States v. Ogbonna, No. CV-95-2100(CPS), 1997 WL 785612 (E.D.N.Y. Nov. 13, 1997) (unpublished) Feb. 1998

#### **Administrative Procedure Act**

Town of Sanford v. United States, 140 F.3d 20 (1st Cir. 1998), aff'g on other grounds, 196 F. Supp. 16 (D. Me. 1997) May 1998

#### **Admiralty Rules**

United States v. \$182,980.00 in U.S. Currency, No. 97-CIV-8166 (DLC), 1998 WL 307059 (S.D.N.Y. June 11, 1998) (unpublished) July 1998

#### **Adoptive Forfeiture**

In re: U.S. Currency, \$844,520.00 v. United States, 136 F.3d 581 (8th Cir. 1998) Apr. 1998

Ivester v. Lee, 991 F. Supp. 1113 (E.D. Mo. 1998) Mar. 1998

United States v. \$189,825.00 in United States

Currency, No. 96-CV-1084-J

(N.D. Okla. Feb. 11, 1998) (unpublished)

Apr. 1998

United States v. One Parcel of Real Estate Located at 25 Sandra Court, 135 F. Supp. 462 (7th Cir. 1998) Mar. 1998

#### Adverse Inference

United States v. An Antique Platter of Gold, Civ. No. 95-10537, 1997 WL 812174 (S.D.N.Y. Nov. 14, 1997) (unpublished) Jan. 1998

#### **Airport Stop**

United States v. \$13,570.00, No. CIV-A-97-1997, 1997 WL 722947 (E.D. La. Nov. 18, 1997) (unpublished) Jan. 1998

United States v. \$14,876.00, No. CIV-A-97-1967, 1997 WL 722942 (E.D. La. Nov. 18, 1997) (unpublished) Jan. 1998

United States v. \$86,020.00 in U.S. Currency, 1 F. Supp. 2d 1034 (D. Ariz. 1997) Feb. 1998

United States v. \$201,700.00 in U.S. Currency, No. 97-0073-CIV-HIGHSMITH (S.D. Fla. Jan. 5, 1998) (unpublished) Feb. 1998

United States v. Akins, 995 F. Supp. 797		Arrest Warrent in Rem		
(M.D. Tenn. 1998	3)	Apr. 1998	United States v. 910 Cases, More or Less, of Article of Food, No. 96-CV-3575(SJ)	
Alien Smuggling			(E.D.N.Y. June 22, 1998) (unpublished)	Aug. 1998
United States v. (5th Cir. 1998)	Williams, 132 F.3d 1055	Feb. 1998	Attorneys' Fees	
, ,	•		Bailey v. United States, 40 Cl. Ct. 449	
Ancillary Proceed	ling		(Cl. Ct. 1998)	Apr. 1998
	BCCI Holdings (Luxembou jad Awan), F. Supp	-	United States v. \$515,060.42 in U.S. Currence F.3d, Nos. 95-6579; 96-6057; 96-6175;	97-5016,
No. 91-0655 (JH0 (D.D.C. Apr. 16,	G), 1998 WL 199700 1998)	May 1998	1998 WL 260294 (6th Cir. May 26, 1998)	July 1998
	BCCI Holdings (Luxembou	erg) S.A.	United States v. Martinson, No. CIV-97-3030, 11801 (E.D. Pa. Mar. 4, 1998) (unpublished)	
(Petition of Ban (D.D.C. 1998)	<i>k Austria)</i> , 994 F. Supp. 18	Apr. 1998	United States v. Saccoccia, Crim. No. 91-1157 (D.R.I. May 8, 1998)	Γ June 1998
United States v. (9th Cir. 1998)	<b>Bennett</b> , 147 F.3d 912	July 1998	U.S. v. All Assets of Revere Armored, Inc., 13 (2d Cir. 1997) (unpublished) (Table)	1 F.3d 132 Feb. 1998
	<i>Cleveland</i> , No. CRIM-A-962 O(E.D. La. Apr. 15, 1998)			
(unpublished)		June 1998	Awards for Informants	
<i>Inc.</i> , F. Sup	p. 2d, No. 3:96-30005-0,	Systems, Sept. 1998	Sarlund v. United States, 39 Cl. Ct. 803 (Cl. Ct. 1998)	Mar. 1998
1998 WL48000	3 (W.D. La. July 22, 1998)	Sept. 1996		
	Holmes, 133 F.3d 918	M 1000	Bankruptcy	•
(4th Cir. 1998) (*	lable)	Mar. 1998	Bell v. Bell, 215 B.R. 266 (Bankr. N.D. 1997)	Feb. 1998
	. <i>Ida</i> , F. Supp. 2d, -430 (LAK), 1998 WL 429869 7, 1998)	Sept. 1998	United States v. Ladum, 141 F.3d 1328 (9th Cir. 1998)	June 1998
United States v	o. McClung, F. Supp 7-0031-H, 1998 WL 275821	_, July 1998	U.S. v. All Assets of Revere Armored, Inc, 131 F.3d 132 (2d Cir. 1997) (unpublished) (Table)	Feb. 1998
Appointment of 1	- -		Bona Fide Purchaser	
		. 37	United States v. BCCI Holdings (Luxembor	•
519-40681-1-9	<ul> <li>Contents of Brokerage Acc</li> <li>-524, No. M9-150, 1997 WL 7</li> <li>23, 1997) (unpublished)</li> </ul>		(Petition of Amjad Awan), F. Supp No. 91-0655 (JHG), 1998 WL 199700 (D.D.C. Apr. 16, 1998)	., May 1998
• United States v	o. <b>Stewart</b> , No. Crim. A. 96-58 66 (E.D. Pa. July 24, 1998)	3, Sept. 1998	United States v. McClung, F. Supp No. CRIM-A-97-0031-H, 1998 WL 275821 (W.D. Va. Apr. 27, 1998)	

#### **Burden of Proof**

United States v. Cunningham, Cr. No. 95-30009-FHF (D. Mass. July 8, 1998) Aug. 1998

United States v. DeFries, 129 F.3d 1293

(D.C. Cir. 1997)

Jan. 1998

#### **CMIR**

United States v. Ogbonna, No. CV-95-2100(CPS), 1997 WL 785612 (E.D.N.Y. Nov. 13, 1997) (unpublished) Feb. 1998

#### **Certificate of Reasonable Cause**

United States v. \$13,570.00, No. CIV-A-97-1997, 1998 WL 37519 (E.D. La. Jan. 29, 1998) (unpublished) Mar. 1998

*United States v. \$14,876.00*, No. CIV-A-97-1967, 1997 WL 722942 (E.D. La. Jan. 29, 1998)

(unpublished)

Mar. 1998

United States v. Any and All Funds,

No. CIV-A-93-3599, 1998 WL 411382

'(E.D. La. July 16, 1998) (unpublished) Aug. 1998

#### Choice of Law

United States v. Any and All Funds, No. C97-931R (W.D. Wash. Apr. 1, 1998) May 1998

#### Claim and Answer

United States v. 12 Units of an Article of Device, No. 98-C-2318, 1998 WL 409388

(N.D. Ill. July 13, 1998) (unpublished) Aug. 1998

United States v. \$8,800, No. CIV-A-97-3066, 1998 WL 118076 (E.D. La. Mar. 13, 1998) (unpublished) Apr. 1998

United States v. \$21,044.00 in United States Currency, No. 96-CIV-A-97-2994, 1998 WL 213762 (E.D. La. Apr. 30, 1998) (unpublished) June 1998

United States v. United States Currency in the Sum of \$972,633, No.CV-97-4961 (CPS) (E.D.N.Y. June 18, 1998) (unpublished)

Aug. 1998

#### Collateral Estoppel

United States v. Real Property Known as 415 East
Mitchell Ave., F.3d, No. 97-3642,
1998 WL 400051 (6th Cir. July 20, 1998)
Aug. 1998

United States v. Real Property Located at 1323
 South 10th Street, No. CIV-A-91-5848, 1998 WL 470161
 (E.D. Pa. Aug. 11, 1998) (unpublished)

Sept. 1998

#### Comity

Habiniak v. Rensselaer City Municipal Corp., 5 F. Supp. 2d 87 (N.D.N.Y. 1998) July 1998

#### **Conflict of Interest**

United States v. Jiang, 140 F.3d 124 (2d Cir. 1998) May 1998

#### Contempt

United States v. 910 Cases, More or Less, of an Article of Food, No. 96-CV-3575(SJ)
(E.D.N.Y. June 22, 1998) (unpublished)
Aug. 1998

#### **Continuing Criminal Enterprise**

United States v. Abrego, 141 F.3d 142 (5th Cir. 1998) July 1998

#### **Corporate Assets**

United States v. Simmons, \_\_\_ F.3d \_\_\_\_,
 Nos. 97-4025WM, 98-1070WM, and
 97-4027WM (8th Cir. Aug. 17, 1998) Sept. 1998

#### Court of Federal Claims

Bailey v. United States, 40 Cl. Ct. 449 (Cl. Ct. 1998) Apr. 1998

#### **Criminal Forfeiture**

Clifford v. United States, 136 F.3d 144 (D.C. Cir. 1998) Apr. 1998

United States v. Barnette, 129 F.3d 1179 (11th Cir. 1997) Jan. 1998 United States v. BCCI Holdings (Luxembourg) S.A. (Petition of Bank Austria), 994 F. Supp. 18 (D.D.C. 1998) Apr. 1998

United States v. Mulligan, 178 F.R.D. 164 (E.D. Mich. 1998) May 1998

United States v. Paccione, 992 F. Supp. 335 (S.D.N.Y. 1998) Mar. 1998

#### **Currency Seizure**

Arango v. United States, No. 97-C-8813, 1998 WL 417601 (N.D. Ill. July 20, 1998) (unpublished)

Aug. 1998

United States v. \$9,135.00 in U.S. Currency,
No. CIV-A-97-0990, 1998 WL 329270
(E.D. La. June 18, 1998) (unpublished)
Aug. 1998

United States v. \$189,825.00 in U.S. Currency, F. Supp. \_\_\_, No. 96-CV-1084-J, 1998 WL 309228 (N.D. Okla. June 3, 1998) Aug. 1998

#### **Customs Service**

Couvertier v. Bonar, \_\_\_ F. Supp. 2d \_\_\_,
 No. Civ. 97-1768(RLA), 1998 WL 481273
 (D.P.R. Aug. 3, 1998) Sept. 1998

Interport Incorporated v. Magaw, 135 F.3d 826 (D.C. Cir. 1998), aff g 923 F. Supp. 242 (D.D.C. 1996) May 1998

#### Delay

Juda v. Nerney, 149 F.3d 1190 (10th Cir. 1998) (Table) Aug. 1998

United States v. 12 Units of an Article of Device, No. 98-C-2318, 1998 WL 409388 (N.D. Ill. July 13, 1998) (unpublished) Aug. 1998

United States v. Funds in Amount of \$37,760.00, No. 97-C-6241, 1998 WL 42465 (N.D. Ill. Jan. 28, 1998) (unpublished) Mar. 1998

United States v. Gonzalez, No. 96-365-2, 1998 WL 95703 (E.D. Pa. Apr. 22, 1998) (unpublished) June 1998

#### **Disclosure of Bank Records**

Lopez v. First Union National Bank, 129 F.3d 1186 (11th Cir. 1997), rev'g 931 F. Supp. 86 (S.D. Fla. 1996) Jan. 1998

#### **Disposition of Forfeited Property**

 United States v. Zinner, No. CRIM-A-95-0048, 1998 WL 437270 (E.D. Pa. July 30, 1998) (unpublished)
 Sept. 1998

#### **Discovery**

United States v. \$121,670 in U.S. Currency, No. 97-CV-93 (EHN)(RML) (E.D.N.Y. June 26, 1998) (unpublished) Aug. 1998

#### **Division of Marital Interest**

*United States v. Lee*, \_\_\_ F. Supp. \_\_\_, No. 93-10075, 1998 WL 419759 (C.D. Ill. July 22, 1998) Aug. 1998

#### Dog Sniff

United States v. \$9,135.00 in U.S. Currency, No. CIV-A-97-0990, 1998 WL 329270 (E.D. La. June 18, 1998) (unpublished) Aug. 1998

United States v. \$13,570.00, No. CIV-A-97-1997, 1997 WL 722947 (E.D. La. Nov. 18, 1997) (unpublished) Jan. 1998

United States v. \$14,876.00, No. CIV-A-97-1967, 1997 WL 722942 (E.D. La. Nov. 18, 1997) (unpublished) Jan. 1998

United States v. \$40,000 in U.S. Currency, 999 F. Supp. 234 (D.P.R. 1998) May 1998

United States v. \$189,825.00 in U.S. Currency, \_\_\_ F. Supp. \_\_\_, No. 96-CV-1084-J, 1998 WL 309228 (N.D. Okla. June 3, 1998) Aug. 1998

United States v. \$201,700.00 in U.S. Currency, No. 97-0073-CIV-HIGHSMITH (S.D. Fla. Jan. 5, 1998) (unpublished) Feb. 1998

United States v. Akins, 995 F. Supp. 797(M.D. Tenn. 1998) Apr. 1998

Double Jeopardy	. North of the	United States v. Love, 134 F.3d, 595	
Hudson v. United States, U.S, 118 S. Ct. 488 (1997)	Jan. 1998	(4th Cir. 1998) Mar. 199	<b>)</b> 8
		Eighth Amendment	
United States v. Abrego, 141 F.3d 142 (5th Cir. 1998)	July 1998	Correa-Serge v. Eliopoulas, No. 95-C-7085, 1998 WL 292425 (N.D. Ill. May 19, 1998) (unpublished) July 199	SΩ
United States v. Ogbonna, No. CV-95-2100(	(CPS),		70
1997 WL 785612 (E.D.N.Y. Nov. 13, 1997) (unpublished)	Feb. 1998	United States v. An Antique Platter of Gold, Civ. No. 95-10537, 1997 WL 812174 (S.D.N.Y. Nov. 14, 1997) (unpublished) Jan. 199	20
United States v. Ruedlinger, No. 97-40012-0	11-RDR,	(S.D.N.Y. Nov. 14, 1997) (unpublished) Jan. 199	<i>1</i> 8
1997 WL 808662 (D. Kan. Dec. 15, 1997) (unpublished)	Mar. 1998	Employee Benefits	
United States v. Williams, 132 F.3d 1055 (5th Cir. 1998)	Feb. 1998	United States v. Parise, No. 96-273-01, 1997 WL 431009 (E.D. Pa. July 15, 1997) (unpublished)  Jan. 199	
Drug Courier Profiles		Excessive Fines	
United States v. \$13,570.00, No. CIV-A-97- 1997 WL 722947 (E.D. La. Nov. 18, 1997)	-1997,	Northrup v. United States, Nos. 3:92-CR-32, 3:96-CIV-836, 3:97-CV-712, 1998 WL 27120	
(unpublished)	Jan. 1998	(D. Conn. Jan. 14, 1998) (unpublished) Mar. 199	98
United States v. \$14,876.00, No. CIV-A-97- 1997 WL 722942 (E.D. La. Nov. 18, 1997)	-1967,	Rodriguez v. United States, 132 F.3d 30 (1st Cir. 1998)(Table) Apr. 199	98
(unpublished)	Jan. 1998	United States v. 47 West 644 Route 38, No. 92-C-7906,	
United States v. Akins, 995 F. Supp. 797 (M.D. Tenn. 1998)	Apr. 1998	1998 WL 59504 (N.D. Ill. Feb. 9, 1998) (unpublished)  Mar. 199	•
,	• ,	United States v. \$189,825.00 in United States	
Due Process		Currency, No. 96-CV-1084-J (N.D. Okla. Feb. 11, 1998) (unpublished) Apr. 199	98
Ivester v. Lee, 991 F. Supp. 1113 (E.D. Mo. 1998)	Mar. 1998	United States v. Bajakajian, U.S, 118 S. Ct. 2028 (1998) July 199	
United States v. 4333 South Washtenaw Avenue, No. 92-C-8009, 1997 WL 587755			
(N.D. Ill. Sept. 19, 1997) (unpublished)	Jan. 1998	United States v. Funds in the Amount of \$170,926.00 985 F. Supp. 810 (N.D. Ill. Nov. 25, 1997) Jan. 199	
United States v. One Parcel of Land etc. I Maplewood Drive, No. CIV-A-94-40137, 19 567945 (D. Mass. Sept. 4, 1997) (unpublish	97 WL	United States v. Ladum, 141 F.3d 1328 (9th Cir. 1998) June 199	98
		United States v. One Parcel of Real Estate Located	
Effect of Sentence		at 25 Sandra Court, 135 F. Supp. 462 (7th Cir. 1998) Mar. 199	98
United States v. Faulks, 143 F.3d 133 (3d Cir. 1998)	June 1998	United States v. Parcel of Real Property 154 Manle Road, F. Supp , No. C.A93-0511ML,	y
United States v. Hoffer, 129 F.3d 1196		1998 WL 224687 (D.R.I. May 4, 1998) June 199	98
(11th Cir. 1997)	Jan. 1998	United States v. Real Property Located at 25445 Via Dona Christa, 138 F.3d 403 (9th Cir. 1998) Apr. 199	98

United States v. Real Property Known as 415 East Mitchell Ave., F.3d, No. 97-3642,		Fugitive Disentitlement Doctrine	
·	Aug. 1998	United States v. Barnette, 129 F.3d 1179 (11th Cir. 1997) Jan. 1998	
Ex Parte Proceedings	,	Gambling	
Clifford v. United States, 136 F.3d 144 (D.C. Cir. 1998)	Apr. 1998	United States v. One Big Six Wheel, 987 F. Supp. 169 (E.D.N.Y. 1997)  Jan. 1998	
Federal Tort Claims Act		Cood Violetian	
Boggs v. United States, 987 F. Supp. 11 (D.D.C. 1997)	May 1998	Good Violation  Juda v. Nerney, 149 F.3d 1190 (10th Cir. 1998)  (Table) Aug. 1998	
Firearms		United States v. Any and All Funds, No. C-97-931R (W.D. Wash. Apr. 1, 1998) May 1998	
Interport Incorporated v. Magaw, 135 F.3d 82	2.6	The design of the second second	
(D.C. Cir. 1998), <i>aff</i> 'g 923 F. Supp. 242 (D.D.C. 1996)	May 1998	<ul> <li>United States v. Property Identified as Lot Numbered</li> <li>718, F. Supp. 2d, No. 96-2100-LFO,</li> <li>1998 WL (D.D.C. July 29, 1998) Sept. 1998</li> </ul>	
<i>United States v. Twelve Firearms</i> , F. Sup 1998 WL 436354 (S.D. Tex. Apr. 2, 1998)	p,		
(unpublished)	June 1998	Gross Proceeds	
Foreclosure		<ul> <li>United States v. Simmons, F.3d,</li> <li>Nos. 97-4025WM, 98-1070WM, and</li> <li>97-4027WM (8th Cir. Aug. 17, 1998)</li> </ul> Sept. 1998	
Habiniak v. Rensselaer City Municipal Corp 5 F. Supp. 2d 87 (N.D.N.Y. 1998)	., July 1998		
51.5app.2a57 (1.2.1.1.1556)	July 1990	Impeachment	
Foreign Bank Accounts		United States v. Palumbo Bros., Inc, No. 96-CR-613, 1998 WL 67623 (N.D. Ill. Feb. 3, 1998)	
Operation Casablanca, F. Supp (C.D. Cal. and D.D.C. May 18, 1998)	June 1998	(unpublished) Apr. 1998	
- 4.		Importation of Illegal Goods	
Fourth Amendment		United States v. 863 Iranian Carpets,	
Correa-Serge v. Eliopoulas, No. 95-C-7085, 19 292425 (N.D. Ill. May 19, 1998) (unpublished)		981 F. Supp. 746 (N.D.N.Y. 1997) Jan. 1998	
		United States v. An Antique Platter of Gold, Civ. No. 95-10537, 1997 WL 812174	
Fungible Property		(S.D.N.Y. Nov. 14, 1997) (unpublished) Jan. 1998	
Operation Casablanca, F. Supp (C.D. Cal. and D.D.C. May 18, 1998)	June 1998	In Rem Jurisdiction	
United States v. United States Currency Depo Account No. 1115000763247, No. 97-C-1765,	osited in	United States v. \$189,825.00 in United States Currency, No. 96-CV-1084-J	
1998 WL 299420 (N.D. Ill. May 21, 1998) (unpublished)	July 1998	(N.D. Okla. Feb. 11, 1998) (unpublished) Apr. 1998	

Ind	ictment		Laches	
	United States v. DeFries, 129 F.3d 1293 (D.C. Cir. 1997)	Jan. 1998	Ealy v. United States Drug Enforcement Age No. 97-CV-602899-AA (E.D. Mich. July 8, 1998	• -
			(unpublished)	Aug. 1998
Inn	ocent Owner		United States v. Mulligan, 178 F.R.D. 164	
	United States v. 1993 Bentley Coupe, 986 F. Supp. 893 (D.N.J. 1997)	Jan. 1998	(E.D. Mich. 1998)	May 1998
	United States v. An Antique Platter of Gold,	.*.	Lis Pendens	
	Civ. No. 95-10537, 1997 WL 812174 (S.D.N.Y. Nov. 14, 1997) (unpublished)	Jan. 1998	• United States v. Property Identified as Lot N 718, F. Supp. 2d, No. 96-2100-LFO,	
	United States v. North 48 Feet of Lots 19 and 138 F.3d 1286 (8th Cir. 1998)	1 20, May 1998	1998 WL(D.D.C. July 29, 1998)	Sept. 1998
	United States v. Various Ukranian Artifacts,		Lottery Tickets	
	No. CV-96-3285 (ILG), 1997 WL 793093 (E.D.N.Y. Nov. 21, 1997) (unpublished)	Mar. 1998	• Couvertier v. Bonar, F. Supp. 2d, No. Civ. 97-1768(RLA), 1998 WL 481273 (D.P.R. Aug. 3, 1998)	Sept. 1998
Int	erest		Money Laundering	
	United States v. \$515,060.42 in U.S. Currency F.3d, Nos. 95-6579, 96-6057, 96-6175, 9 1998 WL 260294 (6th Cir. May 26, 1998)		Operation Casablanca, F. Supp (C.D. Cal. and D.D.C. May 18, 1998)	June 1998
			United States v. 657 Acres of Land in Park County, 978 F. Supp. 999 (D. Wyo. 1997)	Jan. 1998
int	erlocutory Sale			
	United States v. One 1991 Acura NSX, No. 96-CV-511S(F) (W.D.N.Y. June 3, 1998) (unpublished)	July 1998	United States v. \$66,020.00 in United States Currency, No. A96-0186-CV(HRH) (D. Alaska Feb. 23, 1998) (unpublished)	Apr. 1998
		•	United States v. All Funds in "The Anaya T	•
Jo	int and Several Liability		Account, No. C-95-0778, 1997 WL 578662	
•	United States v. Simmons, F.3d,		(N.D. Cal. Aug. 26, 1997) (unpublished)	Jan. 1998
	Nos. 97-4025WM, 98-1070WM, and 97-4027WM (8th Cir. Aug. 17, 1998)	Sept. 1998	United States v. All Funds on Deposit, No. CIV-A-97-0794, 1998 WL 32762	
			(E.D. La. Jan. 28, 1998) (unpublished)	Mar. 1998
Ju	risdiction		United States v. Bornfield, 145 F.3d 1123	T 1000
	United States v. All Funds in "The Anaya Tr Account, No. C-95-0778,1997 WL 578662	ust"	(10th Cir.1998)	June 1998
	(N.D. Cal. Aug. 26, 1997) (unpublished)	Jan. 1998	United States v. Funds in the Amount of \$15, 985 F. Supp. 810 (N.D. Ill. 1997)	7 <b>0,926.00</b> , Jan. 1998
Ju	ry Trial		United States v. Hawkey, 148 F.3d 920 (8th Cir. 1998)	Aug. 1998
	United States v. Holmes, 133 F.3d 918 (4th Cir. 1998) (Table)	Mar. 1998	United States v. Ladum, 141 F.3d 1328 (9th Cir. 1998)	June 1998

Correa-Serge v. Eliopoulas, No. 95-C-7085, 1998 WL 292425 (N.D. Ill. May 19, 1998) (unpublished) July 1998

United States v. Leos-Hermosillo, Crim. No. 97-CR-Kadonsky v. United States, No. CA-3:96-CV-2969-BC, 1221-BTM (S.D. Cal. June 19, 1998) 1998 WL 119531(N.D. Tex. Mar. 6, 1998) (unpublished) Aug. 1998 (unpublished) May 1998 United States v. Real Property Located at 22 Small v. United States, 136 F.3d 1344 Santa Barbara Drive, 121 F.3d 719 (D.C. Cir. 1998) Mar. 1998 (9th Cir. 1997) (unpublished) (Table) Mar. 1998 Triestman v. Albany County Municipality, 93-CV-1397, United States v. Saccoccia, Crim. No. 91-115T 1998 WL 238718 (N.D.N.Y. May 1, 1998) (D.R.I. May 8, 1998) June 1998 (unpublished) July 1998 United States v. Trost, F.3d No. 97-4204, United States v. Aguilar, F. Supp. 1998 WL 477238 (7th Cir. Aug. 17, 1998) No. 3:97-CV7-68-WWE, 1998 WL 327165 Sept. 1998 (D. Conn. June 4, 1998) Aug. 1998 United States v. United States Currency Deposited in Account No. 1115000763247, No. 97-C-1765, United States v. Colon, 993 F. Supp. 42 1998 WL 299420 (N.D. Ill. May 21, 1998) (D.P.R. 1998) Apr. 1998 (unpublished) July 1998 United States v. Gambina, No. 94-CR-1074 (SJ), United States v. U.S. Currency (\$199,710.00), 1998 WL 19975 (E.D.N.Y. Jan 16, 1998) No. 96-CV-241(ERK)(RML) (unpublished) Mar. 1998 (E.D.N.Y. Mar. 20, 1998) May 1998 United States v. Gonzalez, No. 96-365-2, 1998 WL 195703 (E.D. Pa. Apr. 22, 1998) (unpublished) June 1998 Motion in Limine United States v. The Lido Motel, 5145 North United States v. Palumbo Bros., Inc., No. 96-CR-613, Golden States, 135 F.3d 1312 (9th Cir. 1998) Mar. 1998 1998 WL 67623 (N.D. Ill. Feb. 3, 1998) (unpublished) Apr. 1998 United States v. One Parcel of Land etc. 13 Maplewood Drive, No. Civ-A-94-40137, 1997 WL 567945 (D. Mass. Sept. 4, 1997) Motion for Return of Seized Property (unpublished) Jan. 1998 United States v. Ruedlinger, No. 97-40012-01-RDR, Weng v. United States, 137 F.3d 709 1997 WL 808662 (D. Kan. Dec. 15, 1997) (2d Cir. 1998) Apr. 1998 (unpublished) Mar. 1998 **Out-of-District Seizures Motion to Dismiss** Operation Casablanca, F. Supp. United States v. \$40,000 in U.S. Currency, (C.D. Cal. and D.D.C. May 18, 1998) June 1998 999 F. Supp. 234 (D.P.R. 1998) May 1998 United States v. One 1996 Lexus LX-450, **Parallel Proceedings** No. 97-C-4759, 1998 WL 164881 (N.D. Ill. Apr. 2, 1998) (unpublished) June 1998 United States v. Jiang, 140 F.3d 124 (2d Cir. 1998) May 1998 **Notice** United States v. Ruedlinger, No. 97-40012-01-RDR, 1997 WL 808662 (D. Kan. Dec. 15, 1997) Arango v. United States, No. 97-C-8813, (unpublished) Mar. 1998 1998 WL 417601 (N.D. Ill. July 20, 1998) Aug. 1998 (unpublished)

#### **Particularity**

United States v. Funds in the Amount of \$170,926.00, 985 F. Supp. 810 (N.D. Ill. 1997) Jan. 1998

#### **Pension Funds**

United States v. Parise, No. 96-273-01, 1997 WL 431009 (E.D. Pa. July 15, 1997) (unpublished) Jan. 1998

#### Plea Agreement

Hampton v. United States, Nos. CIV-A-96-7829, CRIM-A-93-009-02, 1997 WL 799457 (E.D. Pa. Dec. 30, 1997) (unpublished) Feb. 1998

#### Post and Walk

United States v. 408 Peyton Road, 112 F.3d 1106 (11th Cir. 1997), reh'g en banc ordered, 133 F.3d 1378 (11th Cir. 1998) Feb. 1998

United States v. 3917 Morris Court, 142 F.3d 1282 (11th Cir. 1998) June 1998

United States v. Property Identified as Lot Numbered
 718, \_\_\_ F. Supp. 2d \_\_\_, No. 96-2100-LFO,
 1998 WL (D.D.C. July 29, 1998) Sept. 1998

#### **Prejudgment Interest**

United States v. \$133,735.30 Seized From U.S.

Bancorp Brokerage Account, \_\_\_ F.3d \_\_\_,

No. 97-35267, 1998 WL 125047

(9th Cir. Mar. 23, 1998) Apr. 1998

Kadonsky v. United States, No. CA-3:96-CV-2969-BC,
 1998 WL 460293 (N.D. Tex. Aug. 4, 1998)

Sept. 1998

#### **Preliminary Order of Forfeiture**

United States v. Bennett, 147 F.3d 912 (9th Cir. 1998) July 1998

#### **Pretrial Restraining Order**

(11th Cir. 1998)

In Re: Account Nos... at Bank One in Milwaukee,
\_\_\_\_ F. Supp.\_\_\_, No. 97-MISC-63,
1998 WL 385901 (E.D. Wis. Feb. 2, 1998)

Roberts v. United States, 141 F.3d 1468

July 1998

#### **Probable Cause**

United States v. 657 Acres of Land in Park
County, 978 F. Supp. 999 (D. Wyo. 1997)
Jan. 1998

United States v. 863 Iranian Carpets, 981 F. Supp. 746 (N.D.N.Y. 1997) Jan. 1998

United States v. \$9,135.00 in U.S. Currency, No. CIV-A-97-0990, 1998 WL 329270

(E.D. La. June 18, 1998) (unpublished) Aug. 1998

United States v. \$13,570.00, No. CIV-A-97-1997, 1997 WL 722947 (E.D. La. Nov. 18, 1997) (unpublished) Jan. 1998

United States v. \$14,876.00, No. CIV-A-97-1967, 1997 WL 722942 (E.D. La. Nov. 18, 1997) (unpublished) Jan. 1998

United States v. \$40,000 in U.S. Currency, 999 F. Supp. 234 (D.P.R. 1998) May 1998

United States v. \$86,020.00 in U.S. Currency, 1 F. Supp. 2d 1034 (D. Ariz. 1997) Feb. 1998

United States v. \$189,825.00 in U.S. Currency, F. Supp. \_\_\_, No. 96-CV-1084-J, 1998 WL 309228 (N.D. Okla. June 3, 1998) Aug. 1998

United States v. \$201,700.00 in U.S. Currency, No. 97-0073-CIV-HIGHSMITH (S.D. Fla. Jan. 5, 1998) (unpublished) Feb. 1998

United States v. \$206,323.56 in U.S. Currency, 989 F. Supp. 1465 (S.D. W. Va. 1998) May 1998

United States v. Akins, 995 F. Supp. 797 (M.D. Tenn. 1998) Apr. 1998

United States v. One 1980 Cessna 441 Conquest II Aircraft, 989 F. Supp. 1465 (S.D. Fla. 1997) Mar. 1998

United States v. One 1996 Lexus LX-450, No. 97-C-4759, 1998 WL 164881 (N.D. Ill. Apr. 2, 1998) (unpublished) June 1998

United States v. Real Property Located at 22 Santa Barbara Drive, 121 F.3d 719 (9th Cir. 1997) (unpublished) (Table) Mar. 1998

United States v. U.S. Currency (\$199,710.00), No. 96-CV-241 (ERK) (RML) (E.D.N.Y. Mar. 20, 1998) May 1998

Proceeds	est ;	Restitution	
United States v. Jarrett, 133 F.3d 519 (7th Cir. 1998)	Feb. 1998	United States v. Chan, No. 94-02176-01 (D. Haw. Apr. 1, 1998) (unpublished)	June 1998
United States v. Real Property Located at 22 Santa Barbara Drive, 121 F.3d 719 (9th Cir. 199 (unpublished) (Table)		United States v. Moloney, 985 F. Supp. 358 (W.D.N.Y. 1997)	Feb. 1998
U.S. v. Alaniz, 148 F.3d 929 (8th Cir. 1998)	Aug. 1998	Restraining Order	
Relation Back Doctrine		United States v. Berg, 998 F. Supp. 395 (S.D.N.Y. 1998)	May 1998
United States v. BCCI Holdings (Luxembour (Petition of Amjad Awan), F. Supp,	g) S.A.	United States v. Gotti, 996 F. Supp.321 (S.D.N.Y. 1998)	Apr. 1998
No. 91-0655 (JHG), 1998 WL 199700 (D.D.C. Apr. 16, 1998)	May 1998	United States v. McCullough, 142 F.3d 446 (9th Cir. 1998) (Table)	June 1998
United States v. Johnston, F. Supp, No. 93-130-CR-ORL-22C, 1998 WL 414211 (M.D. Fla. 1998)	Aug. 1998	United States v. Paccione, 992 F. Supp. 335 (S.D.N.Y. 1998)	Mar. 1998
<i>United States v. Lee</i> , F. Supp, No. 93 1998 WL 419759 (C.D. Ill. July 22, 1998)	-10075, Aug. 1998	Return of Seized Property	
<i>United States v. McClung</i> , F. Supp, No. CRIM-A-97-0031-H, 1998 WL 275821 (W.D. Va. Apr. 27, 1998)	July 1998	In the Matter of the Seizure of One White Je Cherokee, 991 F. Supp. 1077 (S.D. Iowa 1998)	_
	·	United States v. McCullough, 142 F.3d 446 (9th Cir. 1998) (Table)	June 1998
Remedy for Good Violation			
United States v. 1461 West 42nd Street, 998 F. Supp. 1438, (S.D. Fla. 1998),		Right to Counsel	
motion for reconsideration granted in part,F. Supp(S.D. Fla. Apr. 21, 1998)	May 1998	<i>United States v. Salemme</i> , 985 F. Supp. 197 (D. Mass. 1997)	Feb. 1998
Removal of State Court Action		RICO	
United States v. Paccione, 992 F. Supp. 335 (S.D.N.Y. 1998)	Mar. 1998	United States v. DeFries, 129 F.3d 1293 (D.C. Cir. 1997)	Jan. 1998
Remission		<ul> <li>United States v. Simmons, F.3d,</li> <li>Nos. 97-4025WM, 98-1070WM, and 97-4027WM (8th Cir. Aug. 17, 1998)</li> </ul>	Sept. 1998
United States v. Chan, No. 94-02176-01 (D. Haw. Apr. 1, 1998) (unpublished)	June 1998	<ul> <li>United States v. Stewart, No. Crim. A. 96-583</li> <li>1998 WL 472466 (E.D. Pa. July 24, 1998)</li> </ul>	, Sept. 1998
Res Judicata			
Ortiz-Cameron v. DEA, 139 F.3d 4		Rule 41(e)	
(1st Cir.1998)	May 1998	Corinthian v. United States, No. CV-96-945 (E.D.N.Y. Mar. 17, 1998) (unpublished)	CPS) May 1998

In the Matter of the Seizure of One White Jeep Section 1983 Cherokee, 991 F. Supp. 1077 (S.D. Iowa 1998) Mar. 1998 Jacobs v. City of Port Neches, 7 F. Supp. 2d 829 (E.D. Tex. 1998) In re: U.S. Currency, \$844,520.00 v. United States. July 1998 136 F.3d 581 (8th Cir. 1998) Apr. 1998 McFadden v. County of Nassau, No. CV-97-4146. 1998 WL 151419 (E.D. N.Y. Mar. 26, 1998) United States v. Moloney, 985 F. Supp. 358 (unpublished) · (W.D.N.Y. 1997) May 1998 Feb. 1998 Triestman v. Albany County Municipality, United States v. Mulligan, 178 F.R.D. 164 No. 93-CV-1397, 1998 WL 238718 (E.D. Mich. 1998) May 1998 (N.D.N.Y. May 1, 1998) (unpublished) July 1998 Rule 48(a) Section 2255 United States v. Ruedlinger, No. 97-40012-01-RDR, Northrup v. United States, Nos. 3:92-CR-32, 1997 WL 808662 (D. Kan. Dec. 15, 1997) 3:96-CIV-836, 3:97-CV-712, 1998 WL 27120 (unpublished) Mar. 1998 (D. Conn. Jan. 14, 1998) (unpublished) Mar. 1998 Rodriguez v. United States, 132 F.3d 30 Rule 60(b) (1st Cir. 1998) (Table) Apr. 1998 United States v. Aguilar, F. Supp. No. 3:97-CV7-68-WWE, 1998 WL 327165 United States v. Martinson, No. CIV-97-3030. (D. Conn. June 4, 1998) Aug. 1998 1998 WL 11801 (E.D. Pa. Mar. 4, 1998) (unpublished) May 1998 United States v. Mosavi, 138 F.3d 1365 (11th Cir. 1998) June 1998 Settlement United States v. Real Property Located at 1323 U.S. v. All Assets of Revere Armored, Inc., South 10th Street, No. CIV-A-91-5848, 1998 WL 470161 131 F.3d 132 (2d Cir. 1997) (unpublished) (E.D. Pa. Aug. 11, 1998) (unpublished) Sept. 1998 (Table) Feb. 1998 Safe Harbor Standing Lopez v. First Union National Bank, 129 F.3d 1186 United States v. 17600 N.E. Olds Lane. (11th Cir. 1997), rev'g 931 F. Supp. 86 No. 96-1549-FR, 1998 WL 173200 (S.D. Fla. 1996) Jan. 1998 (D. Ore. Apr. 8, 1998) (unpublished) May 1998 United States v. \$182,980.00 in U.S. Currency, Section 853(a) No. 97-CIV-8166 (DLC), 1998 WL 307059 United States v. Holmes, 133 F.3d 918 (S.D.N.Y. June 11, 1998) (unpublished) July 1998 (4th Cir. 1998) (Table) Mar. 1998 United States v. \$515,060.42 in U.S. Currency, , Nos. 95-6579, 96-6057, 96-6175, 97-5016 1998 WL 260294 (6th Cir. May 26, 1998) Section 888 July 1998 United States v. \$189,825.00 in United States United States v. Any and All Funds, No. C97-931R Currency, No. 96-CV-1084-J (W.D. Wash. Apr. 1, 1998) May 1998 (N.D. Okla. Feb. 11, 1998) (unpublished) Apr. 1998 United States v. BCCI Holdings (Luxembourg) S.A. United States v. One 1980 Cessna 441 Conquest II (Petition of Bank Austria), 994 F. Supp. 18

Mar. 1998

(D.D.C. 1998)

Apr. 1998

Aircraft, 989 F. Supp. 1465 (S.D. Fla. 1997)

1998 WL 37522 (E.D. La. Jan. 29, 1998)

(unpublished)

	United States v. Certain Real Property Loc	ated at	Sting Operation	
	16397 Harden Circle, No. 95-2387	* * 1 1000	United States v. All Funds on Deposit,	÷ 1
	(6th Cir. May 7, 1998) (unpublished)	July 1998	No. CIV-A-97-0794, 1998 WL 32762	
	United States v. East Carroll Correctional S	Sustems	(E.D. La. Jan. 28, 1998) (unpublished)	Mar. 1998
	Inc., F. Supp. 2d, No. 3:96-30005-0,			
	1998 WL 480663 (W.D. La. July 22, 1998)	Sept. 1998		
		194 p∰ vil	Structuring	
•	United States v. Ida, F. Supp. 2d,		United States v. Funds in the Amount of \$1	70.926.00.
	No. S1-96-Crim-430 (LAK), 1998 WL 429869		985 F. Supp. 810 (N.D. Ill. Nov. 25, 1997)	Jan. 1998
	(S.D.N.Y. July 27, 1998)	Sept. 1998		
	H :4 -1 C44 H C C (\$100 710 0	<b>0</b> )		
	United States v. U.S. Currency (\$199,710.00 No. 96-CV-241(ERK)(RML)	v),	Substitute Assets	
	(E.D.N.Y. Mar. 20, 1998)	May 1998	In Re: Account Nos at Bank One in Milw	aukee
	(2.2.14.1.114.20, 1270)		F. Supp. , No. 97-MISC-63,	www.cc,
			1998 WL 385901 (E.D. Wis. Feb. 2, 1998)	Aug. 1998
Sta	ate Court Foreclosure Proceedings			•
	Their d Chartes of 1002 Paretles Course		United States v. Berg, 998 F. Supp. 395	
	<i>United States v. 1993 Bentley Coupe</i> , 986 F. Supp. 893 (D.N.J. 1997)	Jan. 1998	(S.D.N.Y. 1998)	May 1998
	3601. Supp. 633 (D.N.J. 1331)	Jan. 1990	71 * 10(-( PC-II 145 F 2 1 1122	
			United States v. Bornfield, 145 F.3d 1123	June 1998
St	atute of Limitations		(10th Cir.1998)	Julie 1996
		(ana)	United States v. Gotti, 996 F. Supp. 321	
	Corinthian v. United States, No. CV-96-945	• •	(S.D.N.Y. 1998)	Apr. 1998
	(E.D.N.Y. Mar. 17, 1998) (unpublished)	May 1998	,	•
	Kadonsky v. United States, No. CA-3:96-CV-	-2969-BC	United States v. Leos-Hermosillo, Crim. No. 97-CR-	
	1998 WL 119531(N.D. Tex. Mar. 6, 1998)	2,0,20,	1221-BTM (S.D. Cal. June 19, 1998)	
	(unpublished)	May 1998	(unpublished)	Aug. 1998
			United States v. Parise, No. 96-273-01, 1997	W/T 421000
	United States v. 657 Acres of Land in Park		(E.D. Pa. July 15, 1997) (unpublished)	Jan. 1998
	County, 978 F. Supp. 999 (D. Wyo. 1997)	Jan. 1998	(D.D. 1 a. var) 13, 1227 (an passiones)	<b>5441.</b> 1996
	United States v. \$515,060.42 in U.S. Currer	H.C.V		
	F.3d , Nos. 95-6579; 96-6057; 96-617:		Summary Judgment	
	1998 WL 260294 (6th Cir. May 26, 1998)		Jugstary Lag 001 F Supp 1112	
	,	•	Ivester v. Lee, 991 F. Supp. 1113 (E.D. Mo. 1998)	Mar. 1998
	United States v. Twelve Firearms, F. S	upp,	(2.2.110.1223)	14141. 1990
	1998 WL 436354 (S.D. Tex. Apr. 2, 1998)		United States v. \$86,020.00 in U.S. Curren	cy,
	(unpublished)	June 1998	1 F. Supp. 2d 1034 (D. Ariz. 1997)	Feb. 1998
6	av Danding Annaal		United States v. \$201,700.00 in U.S. Curre	ncy,
31	ay Pending Appeal		No. 97-0073-CIV-HIGHSMITH	F 1 1000
	United States v. 1993 Bentley Coupe,		(S.D. Fla. Jan. 5, 1998) (unpublished)	Feb. 1998
	No. CIV-A-93-1282, 1997 WL 803914		United States v. \$206,323.56 in U.S. Curre	ncv
	(D.N.J. Dec. 30, 1997) (unpublished)	Mar. 1998	998 F. Supp. 693 (S.D.W. Va. 1998)	May 1998
	United States v. \$13,570.00, No. CIV-A-97-	1007	<b>Fr</b> (3)	)
	1998 WL 37519 (E.D. La. Jan. 29, 1998)	1771,		
	(unpublished)	Mar. 1998	Tax Deduction for Forfeiture	
	, , , , , , , , , , , , , , , , , , , ,		• King v. United States, F.3d, No. 96	_35803
	United States v. \$14,876.00, No. CIV-A-97-	1967,	1998 WL 537939 (9th Cir. Aug. 26, 1998),	55075,
	1998 WL 37522 (E.D. La. Jan. 29, 1998)		affa 040 E Sunn 787 (E.D. Wash 1006)	Sant 1008

Mar. 1998

aff'g 949 F. Supp. 787 (E.D. Wash. 1996)

Sept. 1998

Murillo v. Commissioner of Internal Revenue. T.C. Memo. 1998-13 (U.S. Tax Court 1998)

Feb. 1998

July 1998

#### **Tax Liability for Forfeited Assets**

Account", No. C-95-0778, 1997 WL 578662 (N.D. Cal. Aug. 26, 1997) (unpublished) Jan. 1998

Arcia v. Commissioner of Internal Revenue, T.C. Memo. 1998-178 (U.S. Tax Court 1998)

#### **Victims**

Venue

Tax Liens

Town of Sanford v. United States, 140 F.3d 20 (1st Cir. 1998), aff'g on other grounds. 196 F. Supp. 16 (D. Me. 1997) May 1998

United States v. Contents of Brokerage Account No. 519-40681-1-9-524, No. M9-150, 1997 WL 786949 (S.D.N.Y. Dec. 23, 1997) (unpublished) Feb. 1998

United States v. All Funds in "The Anaya Trust

#### **Territorial Waters**

United States v. One Big Six Wheel, 987 F. Supp. 169 (E.D.N.Y. 1997)

Jan. 1998

#### **Third-party Rights**

Roberts v. United States, 141 F.3d 1468 (11th Cir. 1998)

July 1998

United States v. Barnette, 129 F.3d 1179

(11th Cir. 1997)

Jan. 1998

#### **Traceable Property**

United States v. Hawkey, 148 F.3d 920 (8th Cir. 1998)

Aug. 1998

#### **Trustee**

Clifford v. United States, 136 F.3d 144

(D.C. Cir. 1998)

Apr. 1998

United States v. Any and All Funds, No. C97-931R (W.D. Wash. Apr. 1, 1998) May 1998

#### **Tucker Act**

Bailey v. United States, 40 Cl. Ct. 449 (Cl. Ct. 1998)

Apr. 1998

Alphabetical Index		Kadonsky v. United States, No. CA-3:96-CV-2969-I 1998 WL 460293 (N.D. Tex. Aug. 4, 1998)	3C, Sept. 1998
The following alphabetical listing of cases have app the <i>Quick Release</i> during 1998. The issue in which	eared in the case	King v. United States, F.3d, No. 96-35893, 1998 WL 537939 (9th Cir. Aug. 26, 1998),	Company of the
summary was published follows the cite.		aff'g 949 F. Supp. 787 (E.D. Wash. 1996)	Sept. 1998
Arcia v. Commissioner of Internal Revenue, T.C. Memo. 1998-178 (U.S. Tax Court 1998)	July 1998	In Re: Account Nos at Bank One in Milwaukee	
Arango v. United States, No. 97-C-8813,		1998 WL 385901 (E.D. Wis. Feb. 2, 1998)	Aug. 1998
1998 WL 417601 (N.D. Ill. July 20, 1998)	Aug. 1998	In re: U.S. Currency, \$844,520.00 v. United State. 136F.3d581 (8th Cir. 1998)	s, Apr. 1998
Bailey v. United States, 40 Cl. Ct. 449 (Cl. Ct. 1998)	Apr. 1998	In the Matter of the Seizure of One White Jeep Cherokee, 991 F. Supp. 1077 (S.D. Iowa 1998)	Mar. 1998
Bell v. Rell, 215 B.R. 266 (Bankr. N.D. 1997)	Feb. 1998	Interport Incorporated v. Magaw, 135 F.3d 826	
Boggs v. United States, 987 F. Supp. 11 (D.D.C. 1997)	May 1998	(D.C. Cir. 1998), aff'g 923 F. Supp. 242 (D.D.C. 1996)	May 1998
Clifford v. United States, 136 F.3d 144		Ivester v. Lee, 991 F. Supp. 1113 (E.D. Mo. 1998)	Mar. 1998
(D.C. Cir. 1998)	Apr. 1998	Jacobs v. City of Port Neches, 7 F. Supp. 2d 829	
Correa-Serge v. Eliopoulas, No. 95-C-7085, 1998 W 292425 (N.D. Ill. May 19, 1998) (unpublished)	VL July 1998	(E.D. Tex. 1998)	July 1998
Couvertier v. Bonar, F. Supp. 2d, No. Civ. 97-1768(RLA), 1998 WL 481273	·	Juda v. Nerney, 149 F.3d 1190 (10th Cir. 1998) (Table)	Aug. 1998
	Sept. 1998	Lopez v. First Union National Bank, 129 F.3d 118 (11th Cir. 1997), rev'g 931 F. Supp. 86	36
Cruz v. U.S. Secret Service Asset Forfeiture Divisi No. 97-CIV-6414 (JGK), 1998 WL 107017	ion,	(S.D. Fla. 1996)	Jan. 1998
(S.D.N.Y. Mar. 11, 1998) (unpublished)	Apr. 1998	McFadden v. County of Nassau, No. CV-97-4146, 1998 WL 151419 (E.D.N.Y. Mar. 26, 1998)	
Ealy v. United States Drug Enforcement Agency, No. 97-CV-602899-AA (E.D. Mich. July 8, 1998)		(unpublished)	May 1998
(unpublished)	Aug. 1998	Murillo v. Commissioner of Internal Revenue, T.C. Memo. 1998-13 (U.S. Tax Court 1998)	Feb. 1998
Freeman v. United States, No. 97-CV-12302-MEL (D. Mass. Apr. 14, 1998)	June 1998	Northrup v. United States, Nos. 3:92-CR-32, 3:96-C 3:97-CV-712, 1998 WL 27120 (D. Conn. Jan. 14, 199	
Habiniak v. Rensselaer City Municipal Corp., 5 F. Supp. 2d 87 (N.D.N.Y. 1998)	July 1998	(unpublished)	Mar. 1998
Hampton v. United States, Nos. CIV-A-96-7829, CRIM-A-93-009-02, 1997 WL 799457		Operation Casablanca, F. Supp (C.D. Cal. and D.D.C. May 18, 1998)	June 1998
(E.D. Pa. Dec. 30, 1998) (unpublished)	Feb. 1998	<i>Ortiz-Cameron v. DEA</i> , 139 F.3d 4 (1st Cir. 1998)	May 1998
Hudson v. United States, U.S, 118 S. Ct. 488 (1997)	Jan. 1998	Roberts v. United States, 141 F.3d 1468 (11th Cir. 1998)	July 1998
Kadonsky v. United States, No. CA-3:96-CV-2969-1998 WL 119531 (N.D. Tex. Mar. 6, 1998) (unpublished)	BC, May 1998	Rodriguez v. United States, 132 F.3d 30 (1st Cir. 1 (Table)	998) Apr. 1998

Sarlund v. United States, 39 Cl. Ct. 803		United States v. \$8,800, No. CIV-A-97-3066,	
(Cl. Ct. 1998)	Mar. 1998	1998 WL 118076 (E.D. La. Mar. 13, 1998)	
Small v. United States, 136 F.3d 1334		(unpublished)	Apr. 1998
(D.C. Cir. 1998)	Mar. 1998	United States v. \$9,135.00 in U.S. Currency, No. CIV-A-97-0990, 1998 WL 329270	
Town of Sanford v. United States, 140 F.3d 20		(E.D. La. June 18, 1998) (unpublished)	Aug. 1998
(1st Cir. 1998), aff'g on other grounds, 196 F. Sup	p. 16	(	1146. 1770
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